UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA

I	П	VI.	\mathbf{T}	\mathbf{F}	\Box	S	ΓΔ	\mathbf{T}	F	3 ($)\mathrm{F}$	Δ	1	ſΕ	R	1	CA	
ι	, ,	NI		',	•	. 7	_		'/ 1	"	,,,	$\overline{}$	ıν		. 1 🔪		—	ı.

V.	CASE NO.:
	DNCW312CR00370-002

JASON DEAN BROWN

ORDER

THIS MATTER is before the Clerk due to a fiduciary responsibility to disburse restitution payments in accordance with the Judgments of this Court and the Mandatory Victims Restitution Act (MVRA).

For the purpose of this Order, the term "victim" is legally defined in 18 U.S.C. §§3663(2). **BENJAMIN QUINTANA** (original name) was identified on the Restitution List attached to the JUDGMENT (Doc. #70-1) as a victim owed restitution in this case. A request to change the victim's name for restitution purposes has been presented to the Clerk for the following reason:

	change in marital status
\boxtimes	death of original victim: BENJAMIN QUINTANA
	dissolution of business or change of business name
	(other change)

Pursuant to the Guide to Judiciary Policy, Volume 13, Chapter 8, \$820.60.20 (b), changes to the name of a victim to whom the Clerk's Office disburses restitution must be made by a Court Order or Amended Judgment.

The Clerk is in receipt of the appropriate documentation in support of the requested name change. The victim's heir has declared, under penalty of perjury, that she is the rightful recipient of this restitution and that the documentation provided, related to the name change, is legal and correct.

THEREFORE, IT IS HEREBY ORDERED that the request for a name change for restitution purposes is **GRANTED**, and the U.S. District Clerk's Financial Department is hereby directed to disburse restitution payments accordingly to **PHYLLIS QUINTANA** (sole heir to BENJAMIN QUINTANA).

A copy of this Order is to be served on all parties and the Financial Department of this Court.

SO ORDERED, this 14th day of OCTOBER, 2021.

Frank G. Johns, Clerk